**EXHIBIT** 

B

#### CAUSE NO. 2020-69428

KIMBERLY F. MILLS, Individually and	§	IN THE DISTRICT COURT OF
As Independent Executrix of the Estate of	§	
ARTHUR MARK MILLS, and on Behalf	§	
of the Beneficiaries to the Estate to include	§	
JEREMY M. MILLS, LEVI C. MILLS	§	
and APRIL C. WEBB, Each Individually	§	
and as WRONGFUL DEATH	§	
BENEFICIARIES OF ARTHUR	§	
MARK MILLS, Deceased	§	
Plaintiffs	§	
	§	
<b>v.</b>	§	
	§	HARRIS COUNTY, TEXAS
UNITED AIRLINES, INC., ABM	§	,
AVIATION INC., SIMPLICITY	§	
GROUND SERVICES, LLC d/b/a	§	
SIMPLICITY USA, ANTONIO DELEON,	§	
JESSICA MORA, and PRYSTAL	§	
MILTON	§	
Defendants	§	157 <sup>th</sup> JUDICIAL DISTRICT

# PLAINTIFFS' FIRST AMENDED RESPONSES TO ALL DEFENDANTS' REQUESTS FOR DISCLOSURE

## TO: ALL COUNSEL OF RECORD

Pursuant to Rule 194 of the Texas Rules of Civil Procedure, Plaintiffs Kimberly F. Mills, Individually and As Independent Executrix of the Estate of Arthur Mark Mills, and on Behalf of the Beneficiaries to the Estate to include Jeremy M. Mills, Levi C. Mills and April C. Webb, Each Individually and as Wrongful Death Beneficiaries of Arthur Mark Mills, Deceased, ("Plaintiffs") serve their First Amended Responses to All Defendants' Requests for Disclosure.

Respectfully submitted,

THE AMMONS LAW FIRM, LLP

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#### ATTORNEYS FOR PLAINTIFFS

# CERTIFICATE OF SERVICE

In accordance with Rule 21a of the Texas Rules of Civil Procedure, I hereby certify that a true and correct copy of the foregoing has been forwarded to all counsel of record on this 30<sup>th</sup> day of March 2021.

Jad J. Stepp Stepp & Sullivan, P.C. 5300 Memorial Drive, Suite 620 Houston, Texas 77007 Counsel for Defendant United Airlines, Inc.

Via email: marc@roselg.com

Via email: pcomerford@rigbyslack.com

Via email: jstepp@ss-pc.com

Marc Michael Rose ROSE LAW GROUP, PLLC 777 Main Street, Suite 600 Fort Worth, Texas 77024 Counsel for Defendants ABM Aviation, Inc., Jessica Mora, Prystal Milton, and Antonio DeLeon

Patrick J. Comerford *Via email: pcom* RIGBY SLACK LAWRENCE BERGER AKINC PEPPER & COMERFORD, PLLC 3500 Jefferson Street, Suite 330 Austin, Texas 78731 *Counsel for Defendant Expressjet Airlines, Inc.* 

Robert E. Ammons / Justin D. Burrow

# PLAINTIFFS' FIRST AMENDED RESPONSES TO ALL DEFENDANTS' REQUESTS FOR DISCLOSURE

The correct names of the parties to the lawsuit; (a)

#### **RESPONSE:**

Kimberly F. Mills, Individually As Heir at Law and As Independent Administrator of the Estate of Arthur Mills, Deceased - Plaintiff Jeremy M. Mills - Plaintiff Levi C. Mills - Plaintiff **April C. Webb – Plaintiff** 

**United Airlines, Inc. - Defendant ExpressJet Airlines, LLC - Defendant ABM Aviation, Inc. - Defendant** Simplicity Ground Services, LLC d/b/a Simplicity - Defendant Antonio DeLeon - Defendant Jessica Mora - Defendant **Prystal Milton - Defendant** 

(b) The name, address, and telephone number of any potential parties;

#### **RESPONSE:** None at this time.

The legal theories and, in general, the factual bases of the responding party's claims or (c) defenses (the responding party need not marshal all evidence that may be offered at trial);

#### **RESPONSE:**

#### FACTUAL BACKGROUND

Every day, there are more than 44,000 flights and 2.7 million airline passengers across more than 29 million square miles of airspace. These passengers are required to abide by strict guidelines and restrictions throughout the entire flight experience. Airline passengers follow these policies and procedures implemented by airlines because they trust and believe doing so will result in a safer and more enjoyable flight experience.

Inclusive to a large number of everyday airline passengers are passengers with disabilities who also travel. Airlines must accommodate the needs of air travelers with disabilities.<sup>2</sup> Airlines

<sup>&</sup>lt;sup>1</sup> www.faa.gov/air traffic/by the numbers/.

<sup>&</sup>lt;sup>2</sup> www.transportation.gov/individuals/aviation-consumer-protection/travelingdisability#:~:text=Airlines%20must%20accommodate%20the%20needs,passengers%20because%20of%20their%20 disability.

are required to provide passengers with disabilities with many types of assistance, including wheelchair or other guided assistance to board, deplane, or connect to another flight, seating accommodation assistance that meets passengers' disability-related needs, and assistance with the loading and stowing of assistive devices.<sup>3</sup>

Some of the rules and restrictions limit the number of people that can help get people with disabilities on and off airplanes. Quite simply, airlines will not allow extra people to board planes to help people with disabilities get on and off. To compensate for the reduction of other passengers, airlines provide individuals who are expected to be trained professionals to assist in safely moving such passengers with disabilities.

Unfortunately, airlines and the companies they hire to assist people with severe disabilities are never qualified, trained, or supervised to safely do their jobs. They are so poorly trained and supervised that people are injured regularly.

This is the case of one man losing his life to that incompetence. Plaintiffs bring this lawsuit to recover for the death of Plaintiffs' husband and father, Arthur Mills, Deceased, resulting directly and proximately from the negligence and gross negligence of Defendants.

Arthur Mills, Deceased, was in a vehicular crash on December 8, 2018, in which he suffered a catastrophic spinal cord injury that rendered him a quadriplegic. Arthur Mills, Deceased, was initially treated for his injuries at Covenant Medical Center in Lubbock, Texas, and was transported to TIRR Memorial Hermann in Houston, Texas two (2) weeks later on December 21, 2018.

After six (6) weeks of intense inpatient rehabilitation, Arthur Mills, Deceased finally began gaining strength and was medically cleared to go home to his family. While he knew he had a long road ahead of him, he was happy to be able to leave the hospital and continue his rehabilitation in an outpatient setting.

Unfortunately, Arthur Mills, Deceased, was further injured on February 7, 2019, while Defendants attempted to transport him back to his home in Levelland, Texas.

Due to the negligent hiring, training, and supervision of Defendant ABM Aviation, Inc.,<sup>4</sup> Arthur Mills, Deceased, was dropped by Defendants Jessica Mora and Prystal Milton, during the boarding process while being placed in his seat on the outgoing flight of Defenants United Airlines, Inc. and/or ExpressJet Airlines, LLC from Houston to Lubbock, Texas.

While on board the flight of Defendant United Airlines, Inc. and/or ExpressJet Airlines, LLC, Arthur Mills, Deceased, began experiencing pain in the back of his neck and lost feeling in

<sup>3</sup> www.transportation.gov/individuals/aviation-consumer-protection/traveling disability#:~:text=Airlines% 20must% 20accommodate% 20the% 20needs, passengers% 20because% 20of% 20their% 20

providing passenger and ramp handling services at airports.

disability.

<sup>4</sup> Defendant ABM Aviation, Inc. provides ground transportation services in Lubbock under a subcontract with Defendant Simplicity Ground Services, LLC d/b/a Simplicity —a company part of Menzies Aviation specializing in

his hands. Arthur Mills, Deceased, informed the flight staff of Defendant United Airlines, Inc. and/or ExpressJet Airlines, LLC that he had recently sustained a neck injury and had been receiving medical treatment in Houston, yet no proper accommodations were made for him by the flight attendants due to the negligent hiring, training, and supervision by Defendant United Airlines, Inc. and/or ExpressJet Airlines, LLC.

Arthur Mills, Deceased, was dropped on the floor by the transportation staff of Defendant ABM Aviation, Inc. a second time, upon arriving at the Lubbock airport. When Defendant Antonio DeLeon attempted to help Arthur Mills, Deceased, he dropped him. The second drop fractured the lumbar spine of Arthur Mills, Deceased, which he did not have before boarding the flight of Defendant United Airlines, Inc. and/or ExpressJet Airlines, LLC.

The Lubbock Fire Department was eventually called to assist with lifting Arthur Mills, Deceased, from the ground to the ambulance, to prevent any further injury. Arthur Mills, Deceased, endured yet another hospital stay to treat his broken back caused by the transportation staff of Defendant ABM Aviation, Inc. Regrettably, Arthur Mills, Deceased, never recovered from his injuries and continuously deteriorated the last four (4) months of his life.

After being home for a couple of weeks, he was taken back to Covenant Medical Center in Lubbock, Texas where he was first treated. Arthur Mills, Deceased, was admitted at Covenant Medical Center for approximately three (3) weeks and then transferred to another facility for two (2) months.

On June 6, 2019, Arthur Mills, Deceased, died as a result of complications of blunt force trauma including quadriplegia and tracheostomy dependent bronchopneumonia, per his autopsy report. Arthur Mills, Deceased, was home for only five (5) days before he died.

During the last three (3) weeks of his life, Arthur Mills, Deceased, severely suffered, as his lungs were slowly collapsing. Amongst other invasive procedures, he underwent repeated bronchoscopies to remove the mucus from his lungs to no avail.

The injuries of Arthur Mills', Deceased, started with the vehicular wreck and were exacerbated by the transportation-related trauma caused by the Defendants named in this lawsuit, without which Arthur Mills, Deceased, would still be alive today.

Arthur Mills, Deceased, did not leave Houston with any underlying medical conditions that would cause his body to become weak and die. Undoubtedly, the subsequent fall of Arthur Mills, Deceased, was a substantial factor in his death.

# <u>FIRST CAUSE OF ACTION</u> (NEGLIGENCE OF DEFENDANTS JESSICA MORA AND PRYSTAL MILTON)

Defendants Jessica Mora and Prystal Milton owed a duty to Plaintiffs to act as reasonable and prudent transporter would have acted under the same or similar circumstances, and to exercise ordinary care. Defendants Jessica Mora and Prystal Milton breached such duties by committing the following acts and/or omissions:

- a. Dropping Arthur Mark Mills, Deceased, in Houston on the outgoing flight to Lubbock, Texas; and
- b. Failing to follow industry standards and best practices for transporting a passenger with disabilities and special needs.

At all relevant times, Defendant ABM Aviation, Inc. was the employer of Defendants Jessica Mora and Prystal Milton. Further, Defendants Jessica Mora and Prystal Milton were acting within the course and scope of such employment at the time of the incident in question.

Plaintiffs allege that Defendant ABM Aviation, Inc. is vicariously liable to them based on the doctrine of *Respondeat Superior*. That is, Defendant ABM Aviation, Inc. is liable to Plaintiffs for the negligent conduct of Defendants Jessica Mora and Prystal Milton, as described above. Further, each of the negligent acts and/or omissions on the part of Defendant ABM Aviation, Inc. and its employees, Defendants Jessica Mora and Prystal Milton, singularly and cumulatively, was a proximate cause of the death of Arthur Mark Mills, Deceased, and the resulting damages to Plaintiffs.

# SECOND CAUSE OF ACTION (NEGLIGENCE OF DEFENDANT ANTONIO DELEON)

Defendant Antonio DeLeon owed a duty to Plaintiffs to act as reasonable and prudent transporter would have acted under the same or similar circumstances, and to exercise ordinary care. Defendant Antonio DeLeon breached such duties by committing the following acts and/or omissions:

- a. Dropping and falling onto Arthur Mark Mills, Deceased, in Lubbock on the arriving flight from Houston, Texas, fracturing the lumbar spine of Arthur Mills, Deceased; and
- b. Failing to follow industry standards and best practices for transporting a passenger with disabilities and special needs.

At all relevant times, Defendant ABM Aviation, Inc. was the employer of Defendant Antonio DeLeon. Further, Defendant Antonio DeLeon was acting within the course and scope of such employment at the time of the incident in question.

Plaintiffs allege that Defendant ABM Aviation, Inc. is vicariously liable to them based on the doctrine of *Respondeat Superior*. That is, Defendant ABM Aviation, Inc. is liable to Plaintiffs for the negligent conduct of Defendant Antonio DeLeon, as described above. Further, each of the below negligent acts and/or omissions on the part of Defendant ABM Aviation, Inc.'s employees, Defendant Antonio DeLeon, singularly and cumulatively, was a proximate cause of the death of Arthur Mark Mills, Deceased, and the resulting damages to Plaintiffs.

# THIRD CAUSE OF ACTION (NEGLIGENT HIRING/SUPERVISION/TRAINING/RETENTION DEFENDANTS ABM AVIATION, INC.)

Through the acts of their agents, employees, and/or representatives, Defendant ABM Aviation, Inc. is independently liable to Plaintiffs because Defendant ABM Aviation, Inc. breached its duties owed to Arthur Mark Mills, Deceased, by failing to act as reasonably prudent transporter would have done under the same or similar circumstances. Plaintiffs would show that Defendant ABM Aviation, Inc. was negligent in hiring, supervising, training, and retaining Defendants Jessica Mora, Prystal Milton, and Antonio DeLeon as transporters of passengers with disabilities and special needs.

Defendant ABM Aviation, Inc. knew, or in the exercise of ordinary care, should have known that Defendants Jessica Mora, Prystal Milton, and Antonio DeLeon were unfit and unqualified employees who were transporting passengers with disabilities and special needs without proper training and proper supervision. Such negligence was a proximate cause of the incident, the death of Arthur Mark Mills, Deceased, and the Plaintiffs' damages.

# FOURTH CAUSE OF ACTION (NEGLIGENCE OF DEFENDANTS UNITED AIRLINES, INC. AND EXPRESSJET AIRLINES, LLC)

The flight at issue was being operated under a joint venture and/or partnership agreement between Defendants United Airlines, Inc. and ExpressJet Airlines, LLC.

Defendants United Airlines, Inc. and ExpressJet Airlines, LLC, as carriers, owed a duty Arthur Mark Mills, Deceased, to assist in boarding or deboarding and aircraft to ensure safe passage within the terminal. Defendants United Airlines, Inc. and ExpressJet Airlines, LLC failed to exercise reasonable care in assisting Arthur Mark Mills, Deceased, to board and exit the plane in a safe manner. Defendants United Airlines, Inc. and ExpressJet Airlines, LLC failed to provide properly trained transporters personnel to help Arthur Mark Mills, Deceased, who was disabled, board and exit the plane. Without limitation, Defendants United Airlines, Inc. and ExpressJet Airlines, LLC failed to make available all appropriate safety measures and devices while boarding and deboarding the plane. The failures of Defendants United Airlines, Inc. and ExpressJet Airlines, LLC, therefore, violated industry-standard safety rules.

Nothing Arthur Mark Mills, Deceased, did or failed to do caused or in any way contributed to causing his death or Plaintiffs' resulting damages.

Due to the wrongful acts, carelessness, unskillfulness, and negligence of Defendants United Airlines, Inc. and ExpressJet Airlines, LLC, they should be held liable for the fatal injuries to Arthur Mark Mills, Deceased, and the damages to Plaintiffs.

# <u>FIFTH CAUSE OF ACTION</u> (GROSS NEGLIGENCE – ALL DEFENDANTS)

The acts and/or omissions of Defendants are so egregious that they would rise to the level of gross negligence. Furthermore, Plaintiffs would show that the acts and/or omissions of Defendants were carried out with a flagrant disregard for the rights of others and with actual awareness on the part of Defendants that would, in reasonable probability, result in human death, great bodily injury, or property damage.

Defendants engaged in acts and/or omissions that, when viewed objectively from the standpoint of Defendants at the time of the occurrence, involved an extreme degree of risk, considering the probability and magnitude of the potential harm to others.

Defendants, their management, and/or employees had actual, subjective awareness of the risk involved in their acts and omissions, but nevertheless proceeded with conscious indifference to the rights, safety, or welfare of others. These acts and/or omissions, singularly or in combination, constitute malice that proximately caused the death of Arthur Mark Mills, Deceased, and the Plaintiffs' resulting damages.

Because Defendants' acts constitute gross negligence, their conduct justifies a recovery of exemplary or punitive damages as a deterrent to the further willful and malicious conduct, among other things, on the part of Defendants. Plaintiffs herein sue for exemplary damages against Defendants.

(d) The amount and any method of calculating economic damages;

#### **RESPONSE:**

Economic damages will be calculated by an economist using acceptable methods of calculating. Past medical expenses will be calculated by simple addition. Plaintiff is currently aware of the following medical expenses and will provide copies of the records reflecting such charges which are as follows:

Provider	Dates of Service		Charges Incurred		amount Paid by Insurance /Client	A	Amount djusted/Write off	A	Amount Owed	Paid/Incurred
Covenant Health Physical Medicine & Rehab	02/08/19- 03/12/19	\$	7,979.00	\$	5,275.30	\$	2,703.70	\$	0.00	\$ 5,275.30
Covenant Medical Center	02/08/19- 05/30/19	\$	821,706.91	\$	343,703.95	\$	478,002.96	\$	0.00	\$ 343,703.95
Trustpoint Rehab Hospital of Lubbock	03/13/19- 05/10/19	\$	173,212.05	\$	75,256.00	\$	97,956.05	\$	0.00	\$ 75,256.00
University Medical Center	02/07/19	\$	1,574.00	\$	401.37	\$	1,172.63	\$	0.00	\$ 401.37
								\$	0.00	\$ 0.00
								\$	0.00	\$ 0.00
TOTAL CHARGES TO DATE*		\$1	,004,471.96	\$4	124,636.62	\$	579,835.34	\$	0.00	\$ 424,636.62

Plaintiffs are statutory beneficiaries of Arthur Mills, Deceased, and are entitled to bring an account on account of his wrongful death.

Plaintiffs bear the following relationships to Arthur Mills, Deceased:

a.	Kim Mills	_	Wife;
b.	Jeremy Mills	_	Son;
c.	Levi Mills	_	Son; and
d.	April Mills	_	Daughter.

As a proximate result of the above acts and/or omissions on the part of Defendants, Plaintiffs have suffered pecuniary damages due to the death of Arthur Mills, Deceased, including loss of care, maintenance, support, services, advice, counsel, and contributions of a pecuniary value that they would in reasonable probability have received from Arthur Mills, Deceased, during his lifetime, had he lived.

Plaintiffs have suffered additional losses by the destruction of the spousal and parent/child relationship, including the right to love, affection, solace, comfort, companionship, society, emotional support, and happiness.

Plaintiffs have suffered severe mental depression and anguish, grief and sorrow, as a result of the death of Arthur Mills, Deceased, and are likely to continue to suffer for a long time into the future.

For these losses, Plaintiffs, as wrongful death beneficiaries and heirs of Arthur Mills, Deceased, seek damage over minimal jurisdictional limits of this Court.

Further, Plaintiffs, as wrongful death beneficiaries and heirs of Arthur Mills, Deceased, seek both pre-judgment and post-judgment interest as allowed by law, for all costs of Court, and all other relief both in law and equity, to which they may be entitled.

Under Section 71.021 of the Texas Civil Practice and Remedies Code ("Texas Survival Statute"), Plaintiffs seek recovery from Defendants for the mental anguish suffered by Arthur Mills, Deceased, from the moment he became aware of the incident in question, until the time of his death.

Plaintiffs were the spouse and children of Arthur Mills, Deceased. As a direct and proximate result of the negligence of Defendants, as described above, there has been a sudden and unexpected severance of the spousal and parent/child relationship between Plaintiffs and the Decedent.

Under Sections 71.001-71.012 of the Texas Civil Practice and Remedies Code ("Texas Wrongful Death Statute"), Plaintiffs, as wrongful death beneficiaries and as heirs of Arthur Mills, Deceased, bring this action to recover just compensation for the damages that they have suffered as the result of the death of their father and husband.

a. Plaintiffs' mental pain and anguish, meaning the emotional pain,

torment, and suffering they have experienced because of the untimely and unexpected death of Arthur Mills, Deceased;

- b. Plaintiffs' loss of companionship and society from the date of the incident to the time of trial, including but not limited to, the loss of the positive benefits flowing from the love, comfort, companionship, and society that the deceased's spouse and children, in reasonable probability, would have received from Arthur Mills, Deceased, had he lived;
- c. Plaintiffs' pecuniary losses, including, but not limited to, the loss of the advice, counsel, services, care, maintenance, and support of Arthur Mills, Deceased, that the deceased's spouse and children, in reasonable probability, would have received from the deceased had he lived;
- d. All elements of damages available under the survival statute;
- e. All elements of damages available under the wrongful death statute;
- f. Loss of inheritance;
- g. Punitive or exemplary damages; and
- h. Reasonable costs, expenses, and interests.

Plaintiffs would additionally show that this claim is brought under Chapter 71 et. seq. of the Texas Civil Practice and Remedies Code, including, but not limited to, § 71.002, 71.004, and 71.021. Additionally, under §71.004, this action is brought by and for the benefit of all wrongful death beneficiaries.

The damages to Plaintiffs stated herein are within the jurisdictional limits of this Court and, based on the information presently available, Plaintiffs seek monetary relief over \$1,000,000.00, including damages of any kind, penalties, costs, and expenses.

Plaintiffs would ask that a fair, reasonable, and impartial jury assess damages in this case. Actual damages awarded should be subject to the evaluation of the evidence by a fair and impartial jury.

(e) The name, address, and telephone number of persons knowing relevant facts, and a brief statement of each identified person's connection with the case;

RESPONSE: Please see "Exhibit A: Persons with Knowledge of Relevant Facts," which is attached hereto and incorporated herein for all purposes.

- (f) For any testifying expert:
  - (1) The expert's name, address, and telephone number;

- (2) The subject matter on which the expert will testify;
- (3) The general substance of the expert's mental impressions and opinions and a brief summary of the basis for them, or if the expert is not retained by, employed by, or otherwise subject to the control of the responding party, documents reflecting such information:
- (4) If the expert is retained by, employed by, or otherwise subject to the control of the responding party;
  - (A) All documents, tangible things, reports, models, or data compilations that have been provided to, reviewed by, or prepared by or for the expert in anticipation of the expert's testimony; and
  - (B) The expert's current resume and bibliography.

RESPONSE: Testifying experts have not yet been determined. Plaintiff will supplement this response in accordance with the Texas Rules of Civil Procedure and any applicable Docket Control Order entered by the Court. Plaintiff will refer Defendant to all treating medical professionals listed in the attached medical records.

(g) Any indemnity and insuring agreements described in Rule 192.3(f).

#### **RESPONSE:** None at this time.

(h) Any settlement agreements described in Rule 192.3(g).

#### **RESPONSE:** None at this time.

(i) Any witness statements described in Rule 192.3(h).

#### **RESPONSE:** None at this time.

(j) In a suit alleging physical or mental injury and damages from the occurrence that is the subject of the case, all medical records and bills that are reasonably related to the injuries or damages asserted or, in lieu thereof, an authorization permitting the disclosure of such medical records and bills.

#### **RESPONSE:**

Please see the following documents, which are being produced again via DropBox:

#### https://www.dropbox.com/sh/3084oerr8kjhmjr/AABrqKZUvbX3CwppUB9N4Ywza?dl=0

Description	Record Type	Bates	Bates
		Beginning	Ending
Covenant Health System [B]	Billing	P000001	P000074
Covenant Physical Medicine & Rehab [B]	Billing	P000075	P000097

Description	Record Type	Bates	Bates
		Beginning	Ending
Covenant Physical Medicine & Rehab [M]	Medical	P000098	P000117
TrustPoint Rehabilitation [M]	Medical	P000118	P001770
Trustpoint Rehabilitation Hospital of Lubbock [B]	Billing	P001771	P001815
University Medical Center EMS [B]	Billing	P001816	P001820
2019.02.06 TIRR release for air travel	TIRR – Infml	P001821	P001821
2019.02.07 TIRR Discharge documents	TIRR – Infml	P001822	P001834
2019.02.07 TIRR Transfer of Care documents	TIRR – Infml	P001835	P001851
Autopsy report - preliminary	Autopsy	P001852	P001853
Autopsy report	Autopsy	P001854	P001858
Lubbock Fire Marshal's [Acc]	FOIA	P001859	P001867
• CAD Notes [Acc] [Infml]			
• Dispatch Rpt [Acc] [infml]			
Dispatch Call Audio [Acc]			
Covenant Medical Center [M]	Medical	P001868	P004740

(k) In a suit alleging physical or mental injury and damages from the occurrence that is the subject of the case, all medical records and bills obtained by the responding party by virtue of an authorization furnished by the requesting party.

# **RESPONSE:** See response to (j).

(l) The name, address, and telephone number of any person who may be designated as a responsible third party.

## **RESPONSE:** None known at this time.

#### **CAUSE NO. 2020-69428**

KIMBERLY F. MILLS, Individually and	§	IN THE DISTRICT COURT OF
As Independent Executrix of the Estate of	§	
ARTHUR MARK MILLS, and on Behalf	§	
of the Beneficiaries to the Estate to include	§	
JEREMY M. MILLS, LEVI C. MILLS	§	
and APRIL C. WEBB, Each Individually	§	
and as WRONGFUL DEATH	§	
BENEFICIARIES OF ARTHUR	§	
MARK MILLS, Deceased	§	
<b>Plaintiffs</b>	§	
	§	
<b>v.</b>	§	
	§	HARRIS COUNTY, TEXAS
UNITED AIRLINES, INC., ABM	§	
AVIATION INC., SIMPLICITY	§	
GROUND SERVICES, LLC d/b/a	§	
SIMPLICITY USA, ANTONIO DELEON,	§	
JESSICA MORA, and PRYSTAL	§	
MILTON	§	
Defendants	§	157th JUDICIAL DISTRICT

#### **EXHIBIT A: PERSONS WITH KNOWLEDGE OF RELEVANT FACTS**

# I. PARTIES

Crandell Mills 217 Ave U Levelland, Texas 79336 (806) 638-2197 Plaintiff

Jeremy M. Mills 2823 62<sup>nd</sup> Street Lubbock, Texas 79413 (806) 786-8130 Plaintiff

Levi Chance Mills 12386 W. Tunney Ave. Avondale, Arizona 85392 (907) 782-7198 Plaintiff April Webb 12508 Elgin Ave. Lubbock, Texas 79423 (806) 300-7463 Plaintiff

United Airlines, Inc. 233 South Wacker Drive Chicago, Illinois 60606 (773) 601-3350 Defendant

ExpressJet Airlines 17795 JFK Boulevard Houston, Texas 77032 (832) 234-5030 Defendant

ABM Aviation, Inc. 14141 Southwest Freeway # 477 Sugarland, Texas 77478 (713) 776-5100 Defendant

Simplicity Grounds Services, LLC d/b/a Simplicity USA 2520 World Gateway Place
DTW International Airport
Michigan 48242
(734) 941-0512
Defendant

Antonio Deleon 4106 East 1<sup>st</sup> Place Lubbock, Texas Telephone number unknown *Defendant* 

Jessica Marie Mora 311 Melbourne Street Houston, Texas 770022-5456 Telephone number unknown Defendant

Prystal Milton 910cypress Station Drive Apt 307 Houston, Texas 77090 Telephone number unknown Defendant

## II. <u>INCIDENT RELATED</u>

#### **Lubbock Fire Marshal's Office**

And Custodian of Billing and Medical Records 1601 Mac Davis Lane Lubbock, Texas 79401 (806) 775-2646

Was dispatched to the scene of the incident.

## III. <u>HEALTHCARE PROVIDERS</u>

McKay, Greg A MD
Purtell, Adam K MD
Covenant Rehab Hospital/ Trustpoint Rehabilitation Hospital of Lubbock
Medical Providers, agents, and custodian of records
4302 Princeton Street
Lubbock, Texas 79415
(806) 749-2222

Provided medical treatment.

University Medical Center 602 Indiana Ave. Lubbock, Texas 79415-3364 (806) 761-0844

Provided medical treatment

Matthew Edward Davis, MD Brian J. Morkiewicz, MD Steven Kuei-Ku Lin, MD Sadha Sudhakar Tallavajhula, MD Yuri Michael Gelfand, MD Galamagkas, Kyriakos MD Kumar, Dharmendra MD Sambasivan, Ajai MD Bertini Jr., John E. MD Barr, Jeffrey V MD Dr. Jack Shannon Joe A. Pedroza ACNP-BC Laura Lowe, LVN TIRR Memorial Hermann Rehabilitation & Research Medical providers, agents, and custodian of records 1333 Moursund

H-112 Houston, Texas 77030 (713) 797-5201

Provided Physical Therapy for injuries sustained while boarding and deboarding and Cleared Mr. Mills, deceased, for air travel.

Tracy J. Dyer M.D., J.D.
Lone Star Autopsy LLC
Medical providers, agents, and custodian of records
P.O. Box 140647
Dallas, Texas 75214-0647
Forensic Pathologist

Autopsy Associates of North Texas P.O. Box 724 Denton, Texas 76202 (940) 390-3834

All medical personnel is expected to testify regarding their education, experience, and credentials as physicians or healthcare providers. These witnesses have reviewed the records of Plaintiff and/or have examined Plaintiff. These witnesses will testify concerning their diagnosis(ses), treatment recommendations, and prognosis(ses) for Plaintiff, and the reasonableness and necessity of the charges for professional services rendered. These witnesses are further expected to testify that in reasonable probability Plaintiff's injuries were proximately caused by or as a result of the incident made the basis of this lawsuit. These witnesses believe that the medical bills and expenses incurred by Plaintiff were reasonable and necessary.